TUBSDAY MARCH 16, 1880

THE TEMPERANCE AGITATION.

Through the presence of Dr. McKenzie in Carson, another Temperance revival is prom ised. As regards these movements of reform, numbers of estimable people can always be found who endorse them, and about the same number of equally estimable people who oppose them. It is a subject upon which the world will differ as long as nature allows grapes to furnish the juice for wine or corn the material for whisky. The temperance advocates present an array of arguments against the use of intoxicating liquors which are absolute ly unanswerable. The amount of crime, misery and degradation which result from a habitual indulgence in drink, is simply appalling when fully considered. The mania for drink is transmitted from father to son, and succeeding generations suffer the horrible consequences. While we see an endless amount of trouble produced directly from over-indulgence in liquor, there is much woe which is ever concealed from the sight of the world. Every drinking saloon is a training school for the grave, the gailows, the penitentiary and the poor house; and while this fact is well known and not disputed, it is equally certain that no amount of agitation can ever dam the tide which sweeps its victim to destruction. The liquor traffic is constantly increasing, the number of drinkers swell in proportion, and there is no power on earth capable of stopping it. In order to effectively maintain a crusade against drunkenness, the natures of men must be changed. No amount of moral sussion can save a man whose appetite is strenger than his wil'. The reformers believe in total abst nence; yet we constantly see worthy Christian women who will drink a social glass of wine and no one questions their respectability on that score. There are thousands of good men who have drunk wine on their tables for years and seem none the worse for it. We find drinkers the class of people who call themselves moderate drinkers, it is useless to preach total abstinence sermons. They admit that crime and poverty are fostered by intemperance, but decline to admit that any amount of drink would so affect them; and feel a perfect right to their table wines so long as the effects, if any follow, cause no inconvenience to anybody else. Such people laugh at temperance reform but they really have no right to do so. While such organizations sometimes over-step the bounds of their legitimate jurisdiction to reg ulate the affairs of people who consider their endeavors an interference, their main purpose is good and if they are able to save one human being from poverty, disease and disgrace, or relieve one family from the incubus of intem perance, their mission has not been vainly followed, and no one should withold the credit due. If a man by joining such an organization will be enabled to furnish his home better, clothe his children warmer, and pay his debts squarely, he should join without a day's delay. Between the drinking and the total abstinence portion of the community there has always been a wide breach; they sneer and laugh at each other, and at times the most needless and bitter animosities are engendered. This is all wrong; no man should be despised because he declines the overtures of a temperance club, because he drinks liquor, or because he sells it; and no man should be laughed at who is earnestly endeavoring to save his fellow creatures from the frightful results which follow a life of intemperance

It is removed that the Gazette's editor is Land Appraiser for the Central Pacific Railread Company and receives a salary of \$520 a month for his services. If this is not a fact the APPEAL will willingly publish the editor's dental - APPRAL

and debauchery.

Correct, with a slight confusion of figures. The propritor does the same work for the same pay (not a cent more nor less) that he did for years before he owned the Gazette. The Gazette does the same as it would if did not work for the Land Department. There is no connection between the Land Department and the Law Department of the railroad, and no connection between the newspaper and the land business of the proprietor of the Gazette. - Reno Gazette.

In the APPEAL's article the figures were transposed. The salary, we are informed, is \$250 per month.

THE REAGAN BILL .- A letter from Congressman Daggett gives the assurance that the Reagan Bill is by no means dead yet. The anti railroad men are preparing for a fight which will begin on the 24th of the present month. They expect to throw the majority bill out of the window and put the Reagan bill before the House again in the shape of an amendment.

THE Pacific Life charges that Manager Colton committed suicide because Manager Locke owed him \$2,000 which he would not pay. Anybody who would have any business dealings with Locke after what is known of him is better fitted for the other world than this.

THE spirit of Emperor Norton is writing letters to the Eureka Sentinel. A good live corpse will be a great help to the Democratic press in the coming campaign.

Ingersoll's lectures are read to the patrons of Austin saloons. This is done, says the proamong the masses.

MISCELLANEOUS.

The Republican State Convention of Alabama will meet in May.

Five persons were drowned in the San Francisco Bay on Saturday night.

Tombstone, Arizona, has given an eight year franchise to supply that town with water.

A lodge of the Independent Order of Forresters is about to be organized in Mason

H. E. Brown, one of the Mendocino gang of outlaws, has been convicted of murder in the first degree.

Charley Tozer, the first Speaker of the Assembly, in Nevada, is now engaged as expert on mines for the New York market.

The earthquake mentioned as having occurred in Secret Canyon Saturday last was felt on the west side of Prospect Mountain.

The Silver State says that the Board of Pardons will be petitioned to commute Hymers' sentence from death to imprisonment for life.

Mrs. Paris of Dayton, found a wildcat in her chicken house the other night, and with great conrage seized a pitchfork and killed the

On Sunday last Mrs. George Hamilton of Sacramento, shot Nettie Wickerpeck for seducing her husband. A man with a protector like that may feel safe even in California.

Senator Jones is reported to have invested \$100,000 in mining property at Rico, Colorado. The locality is in the Rocky Mountains, in the southwestern corner of Colorado, 400 miles from Denver, and 200 from Santa Fe.

Mr. John C. Calhoun, the only grandson of the South Cirolinian, who is at the same time his namesake, is a wealthy planter in Arkansas-which does away with the story that he is a saloon keeper in St. Louis.

J. H. Crenshaw has retired from the control of the Paradise Reporter, as he expresses it, completely besmeared with glory, but with ne money. M. H. Warren succeeds him, and in every trade, business and profession. To the journal will be enlarged and otherwise im-

> Ida Fry, a mulatto girl, has filed a suit for \$15,000 damages against F. M. Coker, President of the Bank of the State of Georgia, alleging deliberate seduction. The case is the first one in the history of the State and creates an intense sensation.

> Mrs. Smith, the female sand-lot agitator, was recently confronted on the platform by a man who knew her when she run a boarding house in Carson, and who inquired feelingly as to the state of her Chinese cook's health. The female agitator became indignant and denied the charge at first but, subsequently ad-

> The Chinese cook of Mrs. Pitcher, wife of the section boss on the Southern Pacific Railroad, residing near Watsonville, was detected by the lady in the act of outraging her little girl. She attacked the scoundrel with a frying pan. He was afterwards arrested and taken to San Juan.

Two Piute Indians of Austin found an abandoned whisky barrel, and draining off the dregs drank to such an extent that one died. and the other is not likely to recover. It is a well known fact that the whisky at the bottom of a barrel is much stronger than that above, and such proved to be the fact in the case in question, though it is probable that the Indians drank enough to kill an ordinary man if it was the best whisky ever distilled.

Jupiter can yet be seen for a few moments after sunset, but will disappear entirely in a few days. Saturn is following rapidly, and his beautiful white light will soon be shut off by his near approach to the sun. Mars will long be visible, his red light hanging in the zenith early in the evening; and near to him. a few degrees to the north, is the brilliant red star Aldebaran, a star of the first magnitude in the constellation Taurus.

The Grand Prize mill will start up sometime during the present month, on ore from the company's mine. About 250 tons have already been extracted and there is enough in sight in the stores at the 250, 320, 400 and 500 foot levels to increase that quantity, at the lowest estimate, to 500 tons, independent of any other developments which in the meantime may be made. The ore is both chloride and sulphuret, and ten stamps will be run

THE APPEAL says there is nothing in the reported sale of the Virginia & Truckee railroad to the Central Pacific Company. The whole thing, that journal asserts, was gotten up to help along the Sharou Senatorial boom. No necessity for that. Sharon's speech will sweep the country like wildfire. - Eureka Sen-

The Chronicle suggests that Sharon's speech should be printed on satin paper and distribated to his admirers. Is this correct for a man who so seldom satin his chair?

THE Czar of Russia may never die by the hand of assassins, but he is as liable as any other man to fall down the cellar stairs of the Palace some night and break his neck.

Daffodils are said to be in bloom down about Carson. - Chronicle.

The above is a copper-rivited lie. The thermometer is below freezing point and no jector, in order to disseminate knowledge vegetation of any description has dared to show its head here this season.

SHERIFF'S SALE.

IN PURSUANCE AND UNDER THE COM-MANDS of an order of sale, issued out of the District Court of the Second Judicial District of Nevada in and Court of the Second Judicial District of Nevada in and for the County of Orm.by, over the seal of said C urt on the 12th day of March, A. D. 1889, and to me, as Sheriff of said county, directed and duly attested as issuing from a judgment and decree render d in said Court on the 11th day of March, A. D. 1880, in favor of the Carson City Savings Bank, plaintiffs, and against John Q. Moore, John O. Kersey, administrator of the e tate of Maryel Parker, deceased, and Charles Harris, defendants, for the sum of fifteen hundred (89,500) dollars, principal, and the sum of fifteen hundred (\$1,500) dolers, principal, and the sum of three hundred and se enty eight and 70-100 (\$378-70-10) dollars, interest, and the sum of one hundred and fifteen and \$7-100 (\$115-87-100) dollars for insurance premiums and the first and the last sums mentioned, viz: the bf.ee. hundred dollars and the one hundred and fifteen an 87-103 to hear interest at the rate of one and one half (1) per cent, per month from the date of rendition of judgment until paid, and couns# fees in the sum of one hundred and minety-nine and 48-100 (8190-46-10) dollars, to gether with costs of suit, twenty-nive and 50-100 (\$2.5-50) dollars and accruing costs, five and 60-160 dollars, rend ring a judgment in the aggregate of two thousand two hundred and twenty-five and 13-100 (\$2.225-13) dollars, and the hereafter costs and expenses of sale. Now, whereas, it is adjudged and deer ed that all and singular the mo t, aged property hereinafter described, or so much thereof as will be sufficient to realize the aggregato sun as stated and the costs and expenses of such sile I will as stated and the costs and expenses of such side I will be virtue and in ob dien e to the command of said order and derree sell at public auction to the highest boace for cash, in front of the Court-house, in Carson City, said county and State, at the hour of 2 o'clock F. B., on

THURSDAY, APRIL 8th, 1980, The following described mortraged property, or so our thereof as will be sufficient to satisfy the aforesaid amounts "Lots numbered three (3), four (4) and the north to-wit: "Lots numbered three (3), four (4) and the north twelve (12) feet of lot number two (2) (3 4 and 12 feet of lot No. 2), in block number s-ventsen (17), Prostor x-Green's Division of Ca son City, in re-particularly describe as follows to-wit: Lot number four, commenting thirty-four feet (34) from the no-th-east corner of said block seventeen (17) and running south thirty four (34) feet, thence west eighty (80) feet to alley, thence north thirty four (31) feet, thence east at right angles eighty (80) feet; also, lot three (3), commencing at a noint on the west line of said block seventeen (17) twenty-two (22) feet south of the northwest corner of said block, running thence south forty-six (46) feet along the west boundary line of said block, thence east at right angles eighty (80) thence south forty six (46) feet along the west boundary line of said block, thence east at right angles eighty (80) feet to alley, thence of har right angles eighty (80) feet, thence west at right angles eighty (80) feet to place of beginning. In the said order of sale it is adjudged and decreed that at the expiration of the time allowed by law for ridemption, to give a deet to the purchaser or purchasers, and that the detendants and all persons claiming or to claim from or under them, an all persons having liens, subsequent to said mortgage, by judgment or defect upon the land described in said mortgage, and all persons hens, subsequent to said in ortgage, by hidgined or defection of the land described in said mortgage, and all persons having any lies or claim by or under such subsequent mortgage or decree, and their heirs or personal representatives and all persons claiming under them be proven harred and oreclosed of and from all equity or redemption and claim in, of and to said mortgaged premises, and every part and parcel thereof from and after the delivery of said deed of the Sher ff; that the purchaser or purchasers at such safe be let into possession thereof, that any of the parties to this action who may be in possess. any of the parties to this action who may be in posses-sion of said premises, to any part thereof, and any person who, since the commencement of this action has come into possession under them or either of them, deliver possession thereof to such purchaser or purchasers on the production of the Sheriff's deed for such premises or any part thereof. LLOYD HILL, Sheriff. Carson City, March 14, 18:0.

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And others who omfor from Norvom and Physical De-histy, Loss of Manly Vigor. Promature Exhaustics and the many gloses vocason moreos of early molecu-tion, etc., are especially benefited by consulting in Contests.

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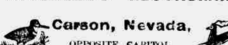
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